Marian F. Harrison
US Bankruptcy Judge



Dated: 7/13/2018

mk

## UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

# DEBTOR STACEY RENEE LAMBERT SSN XXX-XX- 1488

Case No. 18-03621-MH3-13

## ORDER CONFIRMING CHAPTER 13 PLAN AND GRANTING RELATED MOTIONS

The Court finds that all information required under § 521(a)(1)(B) has been submitted and that the case is not dismissed under § 521(i). The Court further finds that it is in the best interests of creditors and the estate to confirm this case.

The debtor's plan has been transmitted to scheduled creditors and it has been determined after notice and an opportunity for hearing that the plan meets the confirmation requirements of 11 U.S.C. § 1325 and all timely objections to confirmation have been withdrawn, resolved, or overruled. It is, therefore, ORDERED:

- 1. The plan is confirmed as set out below.
- 2. A timely proof of claim must be filed before the creditor will be paid under the plan.
- 3. The debtor shall not incur any debts without approval from the trustee or this Court, except debts necessary for emergency medical or hospital care.
- 4. The debtor shall not reduce the amounts withheld for taxes on a W-4 submitted to an employer without approval of the trustee or the Court.
- 5. The trustee shall deduct permitted compensation and expenses in accordance with 28 U.S.C. §586(e).
- 6. Before making any disbursements to creditors under the plan, the trustee shall disburse to the Court Clerk the sum of \$310.00 for filing fees.
- 7. The debtor shall be responsible for the preservation and protection-including insurance-of all property of the estate.
- 8. The trustee and the debtor retain the right to object to any claims or supplements to claims and to pursue any causes of action for the benefit of the debtor or the estate-including avoidance and recovery actions and actions that would upset the liens of creditors treated as secured under the confirmed plan.

#### PART 1: NOTICES

The confirmed plan **DOES** include nonstandard provisions, set out in Part 9 below.

This order is final and binding under 11 U.S.C. § 1327 upon entry of the order. This order may include provisions different than what was contained in the original plan. Parties are encouraged to carefully review the terms of this order and the previously noticed plan. Any request to reconsider the terms of this order should be raised within 14 days.

An exhibit attached to this order lists the claims treated under this confirmed plan as of the submission of this order to the

Order Confirming Chapter 13 Plan and Granting Related Motions

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Court. This list is subject to modification based on the subsequent allowance or disallowance of claims.

#### PART 2: PLAN PAYMENTS AND LENGTH OF PLAN

**Debtor will make payments to the trustee as follows:** 

## \$575.00 BI-WEEKLY from DFAS-DGG-CL

The plan is expected to last approximately 60 months. The plan will not be complete unless the payments to creditors specified in this order have been made.

#### Plan "base" and income tax refunds

Debtors shall pay to the trustee a minimum amount, called a "base," of N/A.

Any funds remaining from the base after making the other disbursements required by this order shall be used to increase the distribution to allowed nonpriority unsecured claims addressed in § 5.1.

#### PART 3: TREATMENT OF SECURED CLAIMS

## 3.1 Maintenance of payments and cure of default under 11 U.S.C. § 1322(b)(5).

There are no long term claims paid by the Trustee.

## 3.2 Valuation of security and claim modification.

For each claim listed below, the Court determines the value of the creditor's interest in any property securing the claim in accordance with the amount stated in the column headed *Value securing claim*. If this amount exceeds any allowed claim amount, the claim will be paid in full with interest at the rate stated below. If the amount is less than the allowed claim amount, the claim will be paid the full value securing the claim, with interest at the rate stated below.

The portion of any allowed claim that exceeds the value securing the claim will be treated as an unsecured claim under § 5.1. If the value securing a creditor's claim is listed below as zero or no value, the creditor's allowed claim will be treated entirely as an unsecured claim under § 5.1. The avoidance of any lien because it is not secured by any value must be addressed in Part 9. The amount of a creditor's total claim stated on a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount stated below.

The holder of any claim listed below as secured by any value will retain the lien until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

If relief from the automatic stay is ordered as to any collateral listed below, all payments under this section to creditors secured by that collateral will cease.

<u>Creditor/Collateral</u>	Amount of Claim	Value securing claim	Value of collateral less than Claim?	Interest Rate	Monthly Payment
W S BADCOCK CORP CHAIR TV STATUE PS4 RUG STICK DOG CHEVRON CONSOLE	\$3,988.57	\$3,989.00	No	5.00%	\$80.00

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IAFCO MERIDIAN BUYERS GROUP TBD

\$14,000.00(e)

\$14,000.00(e)

No(e)

22.00%

\$386.66

## 3.3 Secured claims excluded from 11 U.S.C. § 506.

The claims listed below were either:

- (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or
- (2)incurred within 1 year before the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full through the trustee as stated below. The claim amount stated on a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below.

The holder of any claim listed below as secured by any value will retain the lien until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

If relief from the automatic stay is ordered as to any collateral listed below, all payments under this section to creditors secured by that collateral will cease.

Creditor/Collateral	Amount of claim	Interest rate	Monthly payment
PURCHASE POWER	\$4,538.94(e)	5.00%	\$90.00
BED TV COMPUTER			

2 4	т •	• 1
3.4	Laen	avoidance.

TA T	

## 3.5 Surrender of collateral.

The debtor surrenders to each creditor below the listed collateral. The stay under 11 U.S.C. § 362(a) is terminated as to the collateral only and the stay under § 1301 is terminated in all respects. Any allowed unsecured claim resulting from disposition of surrendered collateral will be treated as an unsecured claim under § 5.1. Unless specified in Part 9 or a separate notice of abandonment, the trustee has not abandoned the estate's interest in the collateral.

Name of creditor	<u>Collateral</u>
RIGHT PRICE AUTO SALES INC	11 DODGE CALIBER

## PART 4: TREATMENT OF PRIORITY CLAIMS (INCLUDING ATTORNEY'S FEES AND DOMESTIC SUPPORT OBLIGATIONS)

## 4.1 Attorney's fees.

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	balance of fees currently owed to LO! ,250.00 pursuant to Administrative Or	NG BURNETT AND JOHNSON PLLC is \$4,2 rder 18-1.	<b>250.00</b> . The total fee awarded to the attorney
	pt for any fees retained as a "Success ded shall be paid through the trustee a	Incentive", the balance of fees awarded by this or s follows: <b>Available funds</b> .	der and any additional fees that may be
4.2 Dome	estic support obligations.		
(a) Pre-	and postpetition domestic suppo	ort obligations to be paid in full.	
		NONE	
(b) Dom	estic support obligations assigne	d or owed to a governmental unit and paid	l less than full amount.
4.3 Other	r priority claims.		
	ity claims listed below will be paid Bankruptcy Rules control over any	d in full through the trustee. Amounts stated contrary amounts listed below.	on a proof of claim filed in accordance
Name of	<u>Creditor</u>	Estimated amount of	claim to be paid
UNITED S	STATES TREASURY XES	\$1,500.00(e)	
PART 5:	TREATMENT OF NONPRIC	DRITY UNSECURED CLAIMS AND POS	STPETITION CLAIMS
5.1 Nonp	riority unsecured claims not sep	parately classified.	
Allow minin other	wed nonpriority unsecured claims to num dividend of <b>100.00</b> % shall be creditors provided for in this plan	hat are not separately classified will be paid paid to these claims. Any funds remaining a shall also be distributed to these claims.	pro rata. A minimum sum of <b>-0-</b> and a fter disbursements have been made to all
5.2 Inter	est on allowed nonpriority unsec	cured claims not separately classified.	
N/A			
5.3 Main	tenance of payments and cure of	f default on nonpriority unsecured claims.	
		NONE	
5.4 Separ	rately classified nonpriority unse	ecured claims.	
		NONE	
5.5 Postp	etition claims allowed under 11	U.S.C. § 1305.	
Claim	ns allowed under 11 U.S.C. § 1305	will be paid in full through the trustee.	
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## PART 6: EXECUTORY CONTRACTS AND UNEXPIRED LEASES

6.1 The executory contracts and unexpired leases listed below are assumed and treated as specified. All other executory contracts and unexpired leases are rejected.

**Assumed contracts or leases.** Current installment payments will be disbursed by the trustee or directly by the debtor, as specified below. Arrearage payments will be paid in full through the trustee. Amounts stated on a proof of claim filed in accordance with the Bankruptcy Rules control over any contrary amounts listed below as to the installment payment and arrearage.

Creditor/Collateral	Current monthly payment	Total monthly payments to be paid	Amount of arrearage to be paid	Arrearage Monthly Pmt
CEDAR RIDGE APARTMENTS	n/a	n/a	n/a	n/a
RESIDENTIAL				
	Disbursed by:			
	debtor			

#### PART 7: ORDER OF DISTRIBUTION OF AVAILABLE FUNDS BY TRUSTEE

7.1 The trustee will make monthly disbursements of available funds in the order indicated by the "disbursement levels" in the attached Exhibit.

If available funds in any month are not sufficient to disburse all fixed monthly payments due under the plan for any disbursement level, the trustee shall allocate available funds to the claims in that disbursement level pro rata. If available funds in any month are not sufficient to disburse any current installment payment due under § 3.1, the trustee shall withhold the partial payment amount and treat the amount as available funds in the following month.

## PART 8: VESTING OF PROPERTY OF THE ESTATE

8.1 Property of the estate will vest in the debtor upon discharge or closing of the case, whichever occurs earlier, unless an alternative vesting date is specified below:

## PART 9: NONSTANDARD PLAN PROVISIONS

IAFCO, LLC shall be paid by the Trustee pursuant to Paragraph 3.c or 3.d above. Debtor shall obtain and maintain full coverage insurance on the vehicle and list IAFCO, LLC as the loss payee. Debtor acknowledge that this is a claim for post-petition financing under 11 U.S.C. § 1305(a)(2) and will not be subject to discharge. Should the debtor default in payments to the Trustee or there is a lapse in insurance, IAFCO, LLC or their assignee shall notify Debtor and Debtor's Counsel of the default. If the default is not cured within ten (10) days of such notice, IAFCO, LLC shall have relief from the automatic stay of 11 U.S.C. § 362(a) without a further hearing, upon the filing of notice of default.

Approved:

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/s/LONG BURNETT AND JOHNSON PLLC LONG BURNETT AND JOHNSON PLLC ATTY FOR THE DEBTOR 302 42ND AVE NO NASHVILLE, TN 37209 615-386-0075 ecfmail@tennessee-bankruptcy.com

MARIAN F HARRISON Bankruptcy Judge

341 Date: **July 10, 2018 2:00 pm** Case no: **18-03621-MH3-13** 

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## **EXHIBIT**

## SCHEDULED AND ALLOWED CLAIMS AND ORDER OF DISTRIBUTION

The list below identifies the claims treated under this confirmed plan as of the submission of this order to the Court. This list is subject to modification based on the subsequent allowance or disallowance of claims.

The "disbursement level" indicates the order of distribution on a monthly basis. See Part 7 of the attached Order.

! An exclamation mark next to a claim indicates the trustee has placed a "reserve" on the claim and will withhold disbursements pending a further determination. For information about a "reserve" contact the trustee's office.

	Name of Creditor	Type of Claim	Order of Distribution
	US BANKRUPTCY COURT	FILING FEE	1
	US BANKRUPTCY COURT	NOTICE FEE	2
	IAFCO MERIDIAN BUYERS GROUP TBD	AUTOMOBILE LOAN	3
	PURCHASE POWER BED TV COMPUTER	910 SECURED CREDITOR	3
*	W S BADCOCK CORP CHAIR TV STATUE PS4 RUG STICK DOG CHEVRON CONSOLE	SECURED CREDITOR	3
	LONG BURNETT AND JOHNSON PLLC	ATTORNEY FEE	4
	UNITED STATES TREASURY 16 17 TAXES	PRIORITY CREDITOR	5
	! LONG BURNETT AND JOHNSON PLLC	ATTY SUCCESS INCENTIVE/PRIOR ATTY	6
	CAPITAL ONE CREDIT CARD	UNSECURED CREDITOR	7
*	CASHNETUSA	UNSECURED CREDITOR	7
	CCS CORTRUST BANK CREDIT CARD	UNSECURED CREDITOR	7
	CHASE CARD SERVICES	UNSECURED CREDITOR	7
	COMENITY BANK	UNSECURED CREDITOR	7
	CREDIT ONE BANK NA	UNSECURED CREDITOR	7

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<sup>\*</sup> An asterisk next to a claim indicates that a proof of claim has been filed for the listed creditor. No disbursements will be made on any claim pursuant to the plan unless a timely proof of claim is filed.

DEPT OF ED NAVIENT STUDENT LOAN	UNSECURED CREDITOR	7
DEPT OF ED NAVIENT STUDENT LOAN	UNSECURED CREDITOR	7
DEPT OF ED NAVIENT STUDENT LOAN	UNSECURED CREDITOR	7
ENHANCED RECOVERY CORP TMOBILE	UNSECURED CREDITOR	7
FREEDOM FINANCE COMPANY	UNSECURED CREDITOR	7
HOMETOWN FINANCE	UNSECURED CREDITOR	7
JEFFERSON CAPITAL SYSTEMS LL FINGERHUT DIRECT MARKETING	C UNSECURED CREDITOR	7
MONROE AND MAIN	UNSECURED CREDITOR	7
REP BUILD	UNSECURED CREDITOR	7
SIMM ASSOCIATES 01 REPUBLIC BUILD	UNSECURED CREDITOR	7
SPEEDY CASH	UNSECURED CREDITOR	7
STONES RIVER	UNSECURED CREDITOR	7
SYNCHRONY BANK	UNSECURED CREDITOR	7
SYNCHRONY BANK	UNSECURED CREDITOR	7
US DEPT OF ED GLELSI STUDENT LOAN	UNSECURED CREDITOR	7
VETERANS CANTEEN SERVICE	UNSECURED CREDITOR	7
WALMART	UNSECURED CREDITOR	7
1305 CLAIM	UNSECURED - 1305	8

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This Order has been electron Pages of 8 signed. The Judge's signature and Court's seal appear at the top of the first page. United States Bankruptcy Court.